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Chapter /vest-ban lovigting ology-lagaj-psychologial-and-social-perspectives-5e-wallace

TRUE/FALSE. Write 'T' if the statement is true and 'F' if the statement is false.
1) Under our system of justice, a person determined to be a perpetrator of crime loses all their rights.
1)
2) Not only does an offender have a right to an attorney, the courts have held that the attorney must be competent.
2)
3)
Prisons are used for pretrial detention, holding after sentencing, and for incarceration of those persons who are not being sentenced to prison.
3)
4) A "nolo contendere" is like a guilty plea and carries the same criminal sanctions as a guilty plea.
4)
5) The plea of "nolo contendere" can be used in any subsequent civil action to establish liability against the defendant.
5)
6) Probation allows the perpetrator to remain out of confinement so long as he or she meets certain conditions.
6)
7) A peremptory challenge may only be used by the defense to excuse a prospective juror without stating the reason for the dismissal.
7)

8) Adjudication is the ability of the court to enforce laws and punish individuals who violate those laws.
8)
9) Parole is the conditional release of an inmate, from a prison or other form of correctional institution back into the community.
9)
10) Retribution involves the concept that criminal sanctions, such as imprisonment to deter the public and convince them that they should not commit crimes.
10)
11) During the trial, the prosecutor has the right to make the first opening statement.
11)
12) The prosecution has the right to speak last, in summation during closing arguments, at a trial.
12)
13) The prosecutor has the responsibility of developing and reading to the jury their instructions before the deliberations.
13)
14) If the perpetrator is indigent in a felony case, the judge will appoint an attorney to represent him at the government's expense.
14)

15)
The U.S. Constitution contains no provision guaranteeing the right to a jury trial; this is merely a practice of the courts.
15)
16) The process of questioning a single witness can take days during a criminal trial.
16)
17)
U.S. Supreme Court decisions require the suspect to testify if called on by the prosecution.
17)
18)
The defense attorney is not required to call any witnesses as part of the defense process.
18)
19) Usually, the judge centences a convicted person immediately after the appropriate of the jugge decicion to convict.
Usually, the judge sentences a convicted person immediately after the announcement of the jury's decision to convict.
19)
20)
Closing arguments are not evidence, they are arguments of persuasion.
20)
21) A large corporation, such as Wal-Mart, may only be sued in a civil action in a court within the corporate headquarters
state.
21)
22) The first step in filing a civil action is to seek permission to seek damages through the office of the prosecutor.
1 0

22)	
23) A civil action may seek an injunction.	
23)	
24) A motion for summary judgment may be granted by the prosecutor, effectively ending the case.	
24)	
25) It is commonly accepted that the most important motion in a civil case is one for summary judgment.	
25)	
MULTIPLE CHOICE. Choose the one alternative that best completes the statement or answers the question. 26)	
Civil law includes a wide variety of subjects including, which are injuries that do not involve contracts. 26)	
A) family	
torts	В
	C ₁
property	D'
civil rights	٠
27) The concept of, a constitutional mandate that requires fairness in judicial proceedings, applies to both criminal and civil actions.	

A)	
answer	
	B)
complaint	
	C)
Anna de la companya della companya d	,
deposition	
	D)
due process	
28)	
The geographic districts in which a case can be heard and which is closely associated with jurisdiction.	
28)	
A)	
tort	
	B)
demurrer	
C) personal jurisdiction	
	D)
	D)
venue	
29)	
The constitutional mandate of may prevent a person from being able to file a civil action against a c a jurisdiction, unless the defendant company has some sort of minimum contacts in that state.	orporation in
29)	
A)	
due process	
	B)
in nouson and invited is king	,
in personam jurisdiction C)	
demurrer	

D)

complaint	
30) The role of is assigned in our criminal justice system to the trial judge.	
30)	
—— A) interpreting the Constitution	
	B)
determining justice C)	
committing executions	D)
apprehending the perpetrator	_,
31) The role of is assigned in our criminal justice system to the U.S. Supreme Court.	
31)	
——— A) committing executions	
	В)
apprehending the perpetrator C)	
determining justice	D)
interpreting the U.S. Constitution	
32) Courts that only hear and decide certain limited legal issues are referred to as	
32)	
A) courts of general jurisdiction.	
courts of general jurisdiction.	В)
courts of last resort. C)	

courts of limited jurisdiction.	
	D)
trial courts.	
33) During the suspect's name, offense, and other information is entered into the police records.	
33)	
——————————————————————————————————————	
	В)
citation	
	C)
arrest	
	D)
booking	
34) The process of refers to taking a suspect into custody in a manner prescribed by law.	
34)	
A) parole	
	B)
citation	
	C)
arrest	
	D)
booking	

The conditional release of an inmate from a prison or other form of correctional institution back into the community is

35)

referred to as

A) parole.	
	B)
citation.	
	C)
arrest.	
	D)
booking.	
36) The concept of is that justice is administered according to fairness, as contrasted with the strict rules of law.	
36)	
——— A) probation	
	B)
adjudication	
	C)
equity	
	D)
jurisdiction	
37) Justice under the concept of focuses on reducing the offender's criminal propensities by counseling, therapy, and vocational training while he or she is incarcerated.	
37)	
——————————————————————————————————————	
deterrence	D)
	B)
rehabilitation	

C)

retr	าทา	111	α n

retribution
SHORT ANSWER. Write the word or phrase that best completes each statement or answers the question. 38)
The closing argument is the final opportunity for the attorneys to address the
38)
39) Once the defense has finished presenting its evidence, the prosecution can present evidence. 39)
40) Once both sides have rested, the judge reads the to the jury. 40)
41) are formal, out-of-court procedures in which one party questions others regarding the facts surrounding th case. 41)
42) The most important is called a summary judgment. 42)
43) are written inquiries to the other side asking specific questions. 43)
44) Once the petition is filed, many jurisdictions hold a show cause or hearing.

44)	
45) An or jurisdictional hearing is used to determine if there is sufficient evidence to determine that the allegations in the petition are true.	
45)	
46) Most state courts are now divided into levels.	
46)	
47) courts are courts where civil and criminal cases start and finish.	
47)	
MATCHING. Choose the item in column 2 that best matches each item in column 1. Match the term that is associated with the statement.	
48) The court systems in the United States are based on this principle.	
A	r)
prosecuting attorney	
48)	
Е	6)
Supreme Courts 49) The courts that normally hear all major civil or criminal cases.	
49)	

retribution

53)	
54) The representation of the people in a criminal trial.	
equity	
54)	
55)	
Right to be represented by counsel.	
55)	
56) An order to appear before a judge.	
56)	
57) Based on the biblical theme of "an eye for an eye"	
57)	
ESSAY. Write your answer in the space provided or on a separate sheet of paper.	
58) Explain the deterrence theory.	
59) Explain the concept upon which the rehabilitation theory is based.	
60)	
Explain the concept behind restorative justice.	
61) How did the concept of victim-offender mediation develop?	
62)	

J)

Explain the functions of a dispositional hearing in juvenile cases.

63)

Should juvenile dependency procedures be aligned with civil court procedures?

64)

What steps can be taken to make civil trials more efficient?

1)

FALSE

2)

TRUE

3)

FALSE

4)

TRUE

5)

FALSE

6)

TRUE

7)

FALSE

8)

FALSE

9)

TRUE

10)

FALSE

11)

TRUE

12)

TRUE

13)

FALSE

14)

TRUE

15)

FALSE

16) TRUE

17)

FALSE

18)

TRUE

19) **FALSE**

20)

TRUE

21)

FALSE

22)

FALSE

23)

TRUE

24)

FALSE

25)

TRUE

26)

В

27)

D

28)

D

29)

A

30)

В

31)

D

32)

C

33)

D

34) C

35)

A

36)

C

37)

B 38)

jury

39)

rebuttal

40)

instructions

41)

Depositions

42)

motion

43)

Interrogatories

44)

detention

45)

adjudicatory

46)

three

47)

Trial

A	
В	49)
Б	50)
C	=4\
E	51)
	52)
С	53)
В	33)
	54)
A	55)
D	•
F	56)
Г	57)
G	•
58)	

Deterrence involves the concept that criminal sanctions, such as imprisonment, deter the public and convince them that they should not commit crimes.

59)

Retribution is based on the biblical theme of "an eye for an eye, a tooth for a tooth." K. G. Armstrong has argued that retribution is not based on vengeance but rather is the lawful act of the state to protect its members from further injury. Another theory regarding retribution involves the concept of "just desserts."

60)

Restorative justice promotes maximum involvement of the victim, the offender, and the community in the justice process and presents a clear alternative to sanctions based on retribution and punishment. Restorative justice is based on three principles (1) All parties (offender, victim, and the community) should be included in the response to crime; (2) government and local communities' actions should complement each other; and (3) accountability is based on the offender's understanding of the harm that has been inflicted.

61)

Victim—offender mediation (VOM) has its roots in the Victim—Offender Reconciliation Program (VORP) started in Canada in the mid-1970s. The purposes of the original VORP project were to provide an alternative method of dealing with crime, to allow the victim and offender to mutually agree on restitution, to use third parties to facilitate reconciliation, and to resolve the conflict caused by crime.

62)

This hearing is to determine where the child should be placed. The court will decide whether the child should be immediately returned to the parents or placed in an out-of-home environment for a specific time. The guiding principle in this hearing is "the best interests of the child."

63)

There is no set answer it depends on many factors. Must consider the original purposes of the procedures used in each type of proceedings and would moving a civil process action or rule help fulfill the purpose of the dependency procedures. Also, should discuss whether separate proceedings are efficient.

64)

Should discuss the purpose of civil courts and how to protect the rights of all parties. Should also discuss the time-consuming aspects of a civil proceedings and what steps may be taken to reduce them or shorten the time aspect.